

seem to have any effect, and at an opportune moment, one of the keepers seeing clothing are scorched. Some of the burnt carpets, rugs and in his tracks and instantly expired. The

Washington, D. C., June 10.—The Times says Capt. James Moore, Major, did not surrender to the rebels. He was among the oldest soldiers in the army. The afflicted families have the deepest sympathy of a large circle of relatives and friends.

dent y intended to make a man of me, but my good fortune and courage did not desert me, and I whipped them both into subjection with my cowhide.

AN AMUSE; EXPERIENCE.

At one time, while we were in Baltimore

There was a magnificent pile of the undershredded clothing of the victims of one Sunday, and Jennie quipped, "escaped and trotted down one of the main streets about the time meeting was out. There was some of the tallest tampering and tampering imaginable." I learned of her escapade from the *Providence Journal*.

silver hair. She closed the middle of the skirt, and I was unable to overhear her, but to Jasso he, but she stumbly avoided the coil, and suddenly dashed up a flight of stairs, and I saw her enter the open door. She trotted through the parlor, carrying a lively stampede of the

family and guests, and descended into the basement, where she encountered the cold, dark, naked, and shivering man. She took, kneaded, her down and seized a chair, and, with a sudden dash, she closed all the doors after the red figure of her captive, but she eluded me and ascended three flights of stairs, on a note which I followed.

[illegible]

considerable excitement. The latter was a young man, about 25 years of age, who made quite a lion of himself especially in the Police News, which illustrated the scene. I was a smooth-faced youth, and considerably younger than I was, and he was a proper-looking fellow, and was dressed in the manner of a young man of the times.

THE MENTION OF TRAINING

"What method did you pursue in breaking the animals?" queried the reporter. "The best time to begin with them," said Mr. Neylan, "is when they are cub or eight or ten months' growth. My practice is to take them to the city hall and the city Marshall's office (till afterwards). No substantial evidences could be found that they were ever there. I have answered 'I think you are correct, my dear sir, answered nineteenth century,' modestly." "We have been waiting over an hour for you to put yourself in your little Latin. The father retired thoughtfully.

[illegible]

treacherous even when the most forcible and gentle, and it can be shown that the majority of non performers have been the same men, and much liberty is given to their pets. The objective of the law is to make the men who are everywhere in the face and eyes to blind and to confuse them, and they smart and are not to be trusted. The man who is living with a face of powder was used. In the afternoon Mrs. Goff was reported doing well, and the physicians are hopeful that she will recover. The woman, who was the wife of the man who was a bacteriologist, and had made no such choice. A clergyman on exchange found a man in the Bible to the effect that Brother A requested the removal of the church, the case is much more serious.

STATE NEWS.

Androsburg.

The *Journal* says: "Nothing has happened since the late of the year 1861, when the loss of his wife might be blessed to him etc. The preacher prayed most devoutly. To his amazement and mortification he found that the note had been in the pulpit a year, while the brave gentleman

men who on the Sabbath singing with new life in the congregation.

WHOLESALE PRODUCE MARK
(Corrected semi-weekly by the Grocers Association.)

WEDNESDAY, Jan. 25, 1912.

MY PET, JENNIE.

whole family. The excitement in Lewis-
burg and Auburn was so great, Monday
that some of the men were led to use
necessary threats in case of the discovery
of the criminal. The ends of justice
will probably be reached sooner without
any talk of this nature. Hundreds
of people are flocking to the city.

PRODUCE OF THE WEEK

COUNTRY PRODUCE.	
Apples—	
Overland,	per bush, \$1.75 to \$2.00.
Swet, do.	do. 1.50 to 2.00.
Red No. 1,	do. 1.50 to 2.00.
BEANS—	
Yellow Eye,	per bush, \$2.40 to \$2.50.
Fox, hand picked,	per bush, \$2.30 to 2.40.

go in and see if Jennie would recognize me. I was acquainted with the keeper and stepping up to the cage I recognized her, with her two cubs, about two months old. She was looking at me across the bars, looked at me intently, and then she turned, evidently failing to recognize me. I was disappointed, but the explosion and have been horror-stricken at the appearance of the rooster. The indignation of Mrs. Zell was favorable to recovery. Tuesday. A liberal subscription has been made for her benefit, by citizens. The day after her fall the flying piece of iron, was so near her head, that it

one. Then I began to play with her in front of the cage, so, very, and suddenly she turned out her paw and patted me on the head, and affectionately, as a child, and seemed beside herself with joy. The next day she kept up a diligent watch for me, and as soon as I approached, the cage door was open.

Acrostich.
(The grist mill and 1000 bushels of wheat belonging to Stephen B. Plimps of Fort Fairfield, were burned Monday. Cause unknown. Loss, \$4,000 no insurance.)

Acrostich.
Fresh laid, per dozen, 25 cts.
HAT.
Best loose, per dozen, \$10.00 to \$12.00
Best bound, " " 10.00 to 12.00
OAK.
First quality, new per bush, 1.00 & 2 cents.
" Pine Western, " " 55 cts & 2 cts.
PINE.
Pine, per bush, 2.00

The Press says Tuesday evening the Cumberland Race Association held its annual meeting at the Hotel Richmond.

Best Ladies' whole, per bushel, 1 1/2 to 1 3/4.
Best Early Ohio, per bushel, 1 1/2 to 1 3/4.
Round Hoz per 5, 8 1/2 to 9 1/2.
Gleeken, per 25 to 16 cents
Turkey - per 50 to 50 cents.
UNION PACIFIC 1st P.C.

After travelling with Andrew and John Knight for a time," concluded the Nonpareil, "I returned to Robinson, and in the winter 1872 received an injury [which] confined me to bed. I then turned to tonics and stimulants, and in the summer of 1873, I came to Lowell, then came to the city, and

For six years was in the employ of Joseph Dough. I then turned my attention to medicine, and in 1866 this was ended by Dr. Broome as instructor in anatomy, and was also afforded an opportunity to continue the study of medicine. It is an eventful career, it is not and

ness. In whatever employment I have found myself, I have worked for the interest of my employers and have never touched a penny of their money. I have the strongest recommendation of my employers, and whatever I have acquired, education, strength and means, has been by my own efforts.

respects, but I never recognize the fact
 that these associations were not of
 respectable or worthy character, yet I
 have applied myself toward the attainment
 of an education and respectable profession,
 and am determined to succeed. I am now
 21 years of age, have been married about a
 year and a half, and have a family of
 four children. I have been married about a
 year and a half, and have a family of
 four children. I have been married about a
 year and a half, and have a family of
 four children.

with the intention of "smuggling. It is very	was badly scamped, and afterwards frozen.	VALLEY	per lb.	50c
relly that I wanted from a revival of my	he was without his hat after the fall.	Beatrish	"	50c
periences under the canvas," said he,	Ell Virgins (of Virgins) was severely	Beatrish	"	50c
but if I have given you anything which	ed across his stomach and right arm.	Rye-Meats	"	40c
an interest the reader of your paper you	Splinters of wood three inches long were	Graham Flour	"	40c
can be allowed to publish it." And the re-	taken from his right arm by his physician.	Country Flour	"	75c
turner withdrew.	Farmer had a severe cut above right eye.	POOR		
		Country Flour	"	125c
		"	"	110c

AN INTERNAL MACHINE.	LARD.	
Further Particulars of the Explosion	be taken from horses,"	114c.
in Lewiston.	Home, in pairs,"	110c.
The Journal of Tuesday gives additional	SUGAR	
particulars regarding the explosion in Mr.	Grated,	10c.
	Extra C,	10c.

Edward W. Goffe, ditchman, is hero of the occasion.

Knox.
The *Angusta Journal* says Dr. Levenseller has vaccinated all the inmates of the whole state that could be found. The walls and ceiling were black with lice and cool, and spattered with Mrs. Levenseller's blood.

FRY'S
COCOA EXT RA 3T,
EPPS'
PREPARED COCOA

BAKER'S
BREAKFAST COCOA,
And Menier's
Chocolate and Cocoa,

to enjoy perfect health. George Knight, wife murderer, enters upon the twenty-fourth year of his confinement in the cheerful face, confident he will some time in the near future, receive a pardon. There have been sold the present winter 126 sleighs from the Maine State Prison.

Mr. Lysander Bennett, an old, well-known citizen of Guilford, died Jan. 17th, after a few days illness. Mr. Bennett, brother of Lyndal Bennett, dropped dead while at work in the woods, Tuesday afternoon, Jan. 17th. His death was probably due to a heart ailment.

pon and through the front p^olow into
a^on street. The front room was bare-
less damaged than the kitchen. A bed-
head^o there was smashed. "The panels of
the kitchen door were broken, the walls were
splashed, and some were great stains of
blood. The gravel was covered with

ing in the house is broken, or shattered then started for the tank, when he dropped James

Star and Court

BOULETTE & BURR, PROPRIETORS.

C. A. BOULETTE, EDITOR.

All business letters should be addressed to Boulette & Burr, and communications intended for publication should be addressed to "Editor of Star and Court."

FRIDAY, JAN. 27, 1882.

THE RIGHTFUL VERDICT.

After a trial unparalleled for the patience with which the prisoner has been permitted to interrupt the proceedings, abuse counsel, insult witnesses, defy the judge and pour out a reeking stream of blasphemy, the dignity and majesty of the law have been quietly and promptly vindicated by the unanimous verdict of the twelve jurymen who have weighed all the testimony during the responsibility of the deliberation of James A. Garfield, President of the United States.

Now that the trial is over and the public mind is enabled to recover from the unusual strain to which the grotesque and outrageous incidents of the trial have subjected it, the wonder seems that so much time could have been consumed in determining whether the cold-blooded slayer of President Garfield really committed any crime in the eyes of the law.

The killing was not questioned, as the fully formed purpose of killing, matured and followed up for weeks by both parties, was clearly evidenced by the testimony of the jury. The only question raised before the jury was whether a man with the acute intelligence and discriminating appreciation of the bearing of every point in the course of the trial, should be exonerated from all blame in shooting down the Chief Magistrate of the United States on the sole ground of his own blasphemous utterances and even that set up as an afterthought—that he believed himself compelled by the duty to commit the bloody deed.

Surely if a man showing the evidence of intelligence and information concerning the motives and incentives to action, and the grades of moral and intellectual responsibility, evinced daily and hourly by Garfield in his sharp fencing with the opposing lawyers over the question of his own sanity on the 22d of July, 1881, could secure acquittal languidly from punishment, it would be hard to say with what consistent logic society could be proceeded by the conviction of any of the ignorant and imbecile outcasts who perpetrate so many of the horrors at which humanity shudders aghast.

It was not at all necessary to show that Garfield was well respected as wise, judicious, moral, consistent and level-headed as the wisest and soundest men in the land; for neither ecclesiastical, nor lay, nor highest intellectual powers can give a man a clearer title to step his hands in the blood of his fellow-man with impunity. If Charles J. Guiteau could have been acquitted upon his own plea that he was a laughing President Garfield because he thought at the moment and for some time before that he was irresistibly impelled to it, we are utterly unable to conceive how any murderer who should choose to set up a similar plea could possibly be convicted.

Every one of our exchanges that has thus far reached us fully commends the verdict as the only one that could be intelligently reached, and after the extraordinary latitude given the prisoner and his counsel all through the trial, no one will feel any sympathy with attempts to reopen the case, or keep it any longer in issue before the public. Mr. Scoville insists upon an appeal of any kind, we hope that whatever action may be warranted by law and propriety, will be promptly and conclusively taken, so that the country can be finally freed from the nightmare infliction of a case that will always stand conspicuously prominent in the annals of crime.

ANOTHER PUTTER.

The Providence Journal makes a queer number by referring to the late Clarkson S. Potter, of New York, as the young man who put a check on the bullying propensities of Mr. R. H. Pryor, by accepting a challenge to combat with him after he had not felt inclined to pursue him because of his antagonistic anti-slavery views.

The incident referred to occurred during the 36th Congress, while Clarkson S. Potter did not enter Congress until the 41st. The member challenged by Pryor, then a Representative from Virginia, was John P. Potter, a native of Augusta, Maine, and a Representative from the State of Wisconsin. He was subsequently appointed by President Lincoln as Counsel General of British North America, a fact, as they will be remembered by our readers, were, in brief, that Pryor, seeking to divide with "Bully Broke," the honor of being the representative embodiment of Southern chivalry, sent a challenge to Potter on account of words used by the latter in debate, but ineffectually backed down from his challenge when Potter, instead of refusing to fight as was expected, he would accept, accepted the challenge, and, as under the "code" of the challenged party had a right to do, named "bowie knives" as the weapons to be used.

THE GUILTY CASE.

MR. SCOVILLE'S PROBABLE COURSE. Mr. Scoville will probably file a motion for arrest of judgment and for a new trial on exceptions. The law gives the defendant four days to file the motion and to set a new trial, and it is customary for the defendant to set a new trial for the fourth day to set a new trial. Should this motion be overruled, the defendant will appeal to the general term and under the law, the defendant is entitled to a suspension of the sentence till after the next general term, not exceeding 90 days. The January general term is now in session, and the case cannot go there but will be postponable to the April term. It is the custom of the April term to return until September, taking a recess over July and August, but should it be closed by the latter part of May then, if the judgment is affirmed, the execution might take place in July.

guilty. He refused, however, from passing any criticism upon Judge Cox's charge further than to say, that Judge Cox did not review the entire evidence given in the case, but only portions of it. Guiteau is said to have appeared to be the coolest person in the court room at the time the verdict was announced, but Mr. Scott believes that when the excitement attending the trial is over—excitement which Mr. Scott thinks has sustained Guiteau all the way through it—he will become a raving maniac. Mr. Scoville does not talk like a man who thinks his labor in this matter is at an end. There are good grounds, he says, for a new trial, and he proposes to show this from the record of the trial, when the popular feeling against Guiteau has died away. In that regard, he says, will be found the fact that a letter from Guiteau to District Attorney Corbitt, with the signature and a large part of the evidence given in the trial, was received by the district attorney. Besides this there is the expert testimony which, he says, is condemned by thousands of competent men throughout the country, and other facts now matters of record, all of which can be used as reasons for asking for a new trial.

THE GUILTY JURY.

HOW THE JURYMEN MEMBERS CONDUCTED THEMSELVES DURING THE TRIAL AND HOW THE VERDICT WAS REACHED—INTERVIEWS WITH SEVERAL OF THEM. (Special to Star and Court.)

WASHINGTON, Jan. 25. One of the jurymen in the Guiteau case was found to have been secretly assisting the defense by passing a note to the prisoner during the trial. The jurymen were interviewed by several of the press. One of the jurymen, a man of the name of Jones, was found to have been secretly assisting the defense by passing a note to the prisoner during the trial. The jurymen were interviewed by several of the press. One of the jurymen, a man of the name of Jones, was found to have been secretly assisting the defense by passing a note to the prisoner during the trial.

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STAMPING OF ALL KINDS WITH THE LATEST PATTERNS AT LOW PRICES.

NO. 16 BOYNTON ST. The large room, known as the William Jackson room, situated in the driving house of Upper Sullivan, is now open for the sale of all kinds of stamps, with the latest patterns at low prices. The stamps are of all kinds, and are of the best quality. The stamps are of all kinds, and are of the best quality. The stamps are of all kinds, and are of the best quality.

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